

North Carolina, in the Superior Court
Yadkin County,

It is therefore considered and adjudged by the court
that the said paper writing and every part thereof is the
last will and testament of Wm. Brasier deceased.
Let the said will, together with the probate, be record
and filed. This 2 day of June 1910.

J. L. Crater
Clerk Superior Court

J. H. Reece will

140

North Carolina, in the Superior Court
Yadkin County, The last will and testament of J. H. Reece
of the County of Yadkin, and
State of North Carolina do make and publish this my
last will and testament as follows:

Item First: I will and bequeath that at my death my executors herein
after appointed shall pay all my just debts and give my
body a decent burial.

Item Second: I will and bequeath to my beloved wife Lucy Reece
all my personal property including house hold and
kitchen furniture, farming utensils, wagons, buggies
and all stock on hand at my death, including
horses, cattle and hogs, including all personal
property except money on hand or that may be due
me at my death and life insurance. Also my
home place - where I now live bought of H. H. Reece
for full description recorded from said H. H. Reece
to me recorded in book "I" page 250 record of Deeds
of Yadkin County. To have and to hold during her
life time, and then to my son R. H. Reece as here-
inafter directed.

Item Third: I will and bequeath to my son R. H. Reece all
my real estate except the Jonathan place, to
have and to hold to his own use in fee including
the remainder in the home place after the death
of my wife Lucy Reece, upon the following con-
ditions, that he pay to my daughters Laura Fleming,
Alice Spear and Mary Share the sum of \$4000⁰⁰
each, if he fails to pay the said sum within
twelve months after my death then the said
lands is to be sold by my executors herein after
named and the proceeds is to be divided between
all my children, share and share alike.

Item Fourth: I will and bequeath to my daughters Laura Fleming,
Alice Spear and Mary Share and my son R. H. Reece
all the balance of my property including all monies
on hand at my death or due me and life insurance
that may be due me at my death, provided my son

take my lands and pay the same here in before directed
to be paid to my daughter, if he shall fail to pay said
sum to my said daughter, as herein directed then
I will and direct that all my property, not allotted
to my beloved wife, and including the remainder
in the real estate allotted to my said wife be sold
by my executor herein after named, including all
my lands and the proceeds be equally divided between
my said son R.W. Reece and my daughters Anna, Alice
and Mary Share and share alike, and if any of them
should be dead at the time of my death, then their
children, then living is to take the share that their
parents, would have taken if living, and if
my said son shall pay the amounts as herein
directed and take the land as before provided then
I will and bequeath that all of the remainder of my
property not before conveyed be collected by my
executor herein after named and any other real property
that I may own at my death be sold and the proceeds
equally divided between my said children, including
the life insurance and money or land at my death.

Fifth: I do hereby constitute and appoint my beloved son R.W. Reece
my executor to execute and carry into effect this my last will
and Testament.

R.W. Reece *(Signed)*

Signed and sealed this Nov 21-1910.

Signed and sealed in the
presence of the undersigned
who signed the same in the
presence of and at the request
of R.W. Reece, the testator.

W.R. Caram
C.R. Transan } Witnesses.

⁴
Probate

State of North Carolina, In The Superior Court
Yadkin County }
ss

A paper purporting to be the last
will and Testament of R.W. Reece deceased, is exhibited

before me, the undersigned, Clerk of the Superior Court for said
County by R.W. Reece the executor therein mentioned, and
the due execution thereof by the said R.W. Reece by the not
and examination of W.R. Caram & C.R. Transan the subscribing
witnesses thereto, who being duly sworn, doth depose and say,
and each for himself deposes and saith, that he is a
subscribing witness to the paper writing now shown
him purporting to be the last will and Testament of
R.W. Reece that the said R.W. Reece in the presence
of this deponent subscribed his name at the end of said
paper writing which is now shown as aforesaid
and which bears date of the 21 day of Nov. 1910.
And the Deponent further saith, that the said R.W. Reece
the testator aforesaid, did at the time of subscribing
his name as aforesaid declare the said paper writing
so subscribed by him and exhibited to be his last
will and Testament, and this deponent did thenupon
subscribe his name at the end of said will, as
an attesting witness thereto, and at the request
and in the presence of said testator. And this
deponent further saith, that at the time when
the said testator subscribed his name to the said
last will as aforesaid, and at the time of the
deponent's subscribing his name as an attesting
witness thereto, as aforesaid, the said R.W. Reece
was of sound mind and memory of full age
to execute a will, and was not under any
restraint, to the knowledge, information
or belief of this deponent; And further these
deponents say not.

Severally sworn and
subscribed, this 7th
day of August 1911, before
me J.L. Crater

Clerk Superior Court.

W.R. Caram
C.R. Transan

North Carolina Yadkin County! In The Superior Court
It is therefore Considered and adjudged by the Court
over

that the said paper curating and every part thereof
is the last will and testament of J.W. Reece deceased
Let the said will, together with the probate, be recorded
and filed. This 7 day of August 1911

J.B. Crater
Clark Superior Court

George Long, Wall

North Carolina }
Yadkin County }

I have a copy of the aforesaid
County and State being of sound mind and
memory but considering the uncertainty of my
earthly existence to make certain and reliable
this my last will and testament:

First My Executor hereinafter named, shall give
my body a decent burial, suitable to the wish
of my friends and relatives, and pay all funeral
expenses together with all my just
debts out of the first money which may
conveniently be had belonging to my estate.

Second I give and bequeath to my beloved wife Edith
Long, the tract of land on which I now live
and reside, containing 510 acres more or less for
her natural life. Said tract is divided by two
deeds.

Third I give and divide to my son R.B. Long during
a term of his natural life, then to the heirs of his body
in fee simple, after the death of my wife. One
tract of land lying and being in Gap Creek Township
Yadkin County and State of North Carolina known
as the Frederick Long lands. Beginning at a post oak
on Frederick Long's line running North 135 poles
to a beech, thence west 220 poles to a rock in Nathan
Long's line. Thence South with said Long's line 135
poles to a rock, thence east 220 poles to the beginning
containing 185 acres more or less.

Also one other tract known as the Holcomb tract
beginning at Mulberry, runs North 185 poles to a Spanish
oak on Pinney line, thence west 62 poles to Spanish
oak at the corner of Polly Carter's fence, thence south 24
poles to a post oak on Lowrance Pinney Spring branch.
Thence South 440 rods along the branch 35 poles to
a line the branch, thence west along the branch 35
poles to a sassafras on the big branch, thence north
45° west along the big branch as it